Case 3:17-cv-00500/MHL Pocument 16 Fled 06/20/18, Page 1912 Page 10# 50 Richmoned Division Case No. 3:17 cv 590 ZEBEDZE Milby RELIEWED MOTION FOR PainTiFF RELIEF FROM ARREST OF JUDGMENT FREP 60(6) OFFICE OF THE FEDERA REGISTRAR, JUN 20 2018 Defendants CLERK, U.S. DISTRICT COURT RICHMOND, VA COMES NOW ZEBEDEE MIKBY Dlaint IF PROSE hereby PENEWING his Motion FOR Relief FROM ARREst of JUDGMENT, according U.S. District COURT judge M. Hannah, and U.S. District Court clerk leave to Rescined and correct their Unlawful actions finactions and make straight the way of sustice as Mandated by Federal Rules of Civil procedure as well as complitutional procedural Reguisites. what a candid Review of all Motions associated herewith undoubtedly Reveal a prima facie case of Repeated judicial HARAMUY sua spoute and crucifiction of this prose plaintiffs fundamental procedural Rights without, justifications that said actions inactions further give Rise to Reflect a Repeated willingness mens rea of judicial impropriety governed by what appears to be a spirit of causious obstruction, disobediance and abuse of discretion by Judge Hannah & the clerk of court, what clearly violate the spirit and letter of law and constitutionality IN SUCH a manner so as to necessitate Recusal and Re-assignment De-hearing of whis matter per mandated due process proceedings. THE what in light of the lexerging this plaintif Renews Motion(s)

The same, and Relief Arrest of Jadgment in re: Judge

Hannah's Fina Order of 5/31/18, so Moved and REHEWED.

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TIV	that Cox ile sake of previty and to avoid UNNECESSARY
	Repetition, plannifit directs this courts affection forthe
	Subject Mayter of the Collowing Motion(5) of Record:
•	allached here to and incorperated by Reference as Exhibite) A &B.
	1). MOTICE OF ADMONISHMENT- March 7, 2018
	2). MOTION FOR RELIEF FROM JUDGMENT-MAY 29, 2018
	that circumstances of whis matter further expose a play
	that circumstances of this matter turther expose a play to completly side-step and postruct Review of this plaintiffs
	CONSTITUTIONAL Challenge, and one hand utilize ugal
	particulars at federal Rules at Civil Harrower as the Mass
	LO disariss whis case: while our whe other hand completely
	ignoring ile very same FRCP Rules giving Rise as to what
	JO dismiss this case; while on the other hand completely ignoring the very same FRCP Rules giving Rise as to that part be done with Respect to a Hearty defined constitutional
	chattenge as before the court.
. ! •	
	WHEREFORE it is an evil day for American liberty
	if the arbitrary conduct of court officials outside supreme law and Rules (as herein)
	outside supreme (aw and Rules (as herein)
	finds Ludgment in our constitutional
	jurisprudence. No higher duty Rests
	upon this court than to exert its full
.,,	authority to prevent all violations of the
	DOWES US. BIDWELL, 182 U.S. 244 (1901).
	DOWES 15. Didwell, 182 0.3. 244 (1401).
,,,,,	Action Caronia Microscopia Carl Halla
	It light of the longoing this plantiff is extitled to
'	VILIZERET DESCRIBED OBS G MAHER OF LAW
	Respectfully submitted
_	- Departure Outmortee
	shis 20 Day of June 2018
	Chilippi Sun June 2010
	2 AM Stor partiel PROSE
	ZEBEDEE Milby